UNITED STATES DISTRICT COURT

for the

FILED IN OPEN COURT						
ON 11/13/2015 18	•					
Julie Richards Johnston, Clerk						
US Divinict Coun Eastern District of NC						

	Eastern District o	of North Cai	rolina	Julia Richards Johnston, Clerk		
77.1.10				US District Court Eastern District of NC		
United States of Amer	ica			Services Mount of MC		
v. Antonio Rapheal Round	ltree)	Case No:	5:03-CR-330-11	30		
)	USM No:	23922-056	-		
Date of Original Judgment:	October 6, 2004)		23722 030			
Date of Previous Amended Judgment:)	Kat Shea	Attornay			
(Use Date of Last Amended Judgment if Any)		Defendant's Attorney				
ORDER REGAR				EDUCTION		
PU	RSUANT TO 18	U.S.C. §	3582(c)(2)			
Upon motion of the defer § 3582(c)(2) for a reduction in the term subsequently been lowered and made in § 994(u), and having considered such and the sentencing factors set forth in	n of imprisonment impretroactive by the Unitermotion, and taking into	osed based of ed States Sen account the	n a guideline sentencing Commissipolicy statement	tencing range that has sion pursuant to 28 U.S.C. set forth at USSG §1B1.10		
IT IS ORDERED that the motion is: DENIED. GRANTED and the defendant's previously imposed sentence of imprisonment (as reflected in the last judgment issued) of months is reduced to						
• The amount of cocaine base involved is 25.2 kilograms or greater.						
If the amount of time the defendant has already served exceeds this sentence, the sentence is reduced to a "Time Served" sentence, subject to an additional period of up to ten (10) days for administrative purposes of releasing the defendant. (Complete Parts I and II of Page 2 when motion is granted)						
Except as otherwise provided, all prov	isions of the judgment	(s) dated	October 6, 200			
shall remain in effect. IT IS SO ORD	ERED.		1	D la		
Order Date: 11-13-13	_ \	eun	Judge's sign	oture)		
Effective Date:		Terreno	e W. Boyle, U.S.			
(if different from order dat	re)		Printed name	and title		

EDNC Rev. 11/8/2011